Editorial

Alcohol breath testing in patients with respiratory disease

The Road Safety Act 1967 introduced in Great Britain the concept of a statutory limit to the amount of alcohol legally permitted in a driver's body. Under this Act the maximum legal limit was set at 80 mg/100 ml in blood and 107 mg/100 ml in urine. The motorist was required to take a screening roadside breath test and if the result was positive the subject was arrested and taken to a police station for a blood or urine test. In 1974 the Birnnerhasset Committee recommended that breath analysis should replace blood analysis, and evidential breath testing came into force in May 1983. At present the law concerning drink and motor vehicles is defined in the Road Traffic Act 1988, sections 4-11.

Alcohol breath tests and the law

Under section 6 a constable in uniform may require a person he suspects of driving or being in charge of a motor vehicle while he has alcohol in his body, or who has committed a moving traffic offence or been in an accident, to provide a specimen of breath for a breath test (this is a preliminary roadside test to obtain an indication of whether the alcohol concentration is above the prescribed limit). A person who without a reasonable excuse fails to provide a specimen of breath at the roadside is guilty of an offence. A constable may arrest without warrant if the roadside test indicates that the breath alcohol concentration is above the prescribed limit or if a specimen of breath is not provided.

The approved devices for roadside breath tests are the following: Alcotest 80, Alcotest 80A, Alcolmeter S L2, Alert, and Alcolmeter S L2A.

Under sections 7-10, after arrest and transfer to the police station, the subject may be required to provide two specimens of breath or a specimen of blood or urine for analysis. The latter specimens cannot be requested unless the constable has reasonable cause to believe that for medical reasons a specimen of breath cannot be provided, or no reliable approved device is available for analysing the breath sample. The approved devices are the Lion Intoximeter 3000 and the Camic Breath Analyser. A person who without reasonable cause fails to provide a breath specimen when required to do so under this section is guilty of an offence. A constable must warn the person that failure to provide a specimen may make him or her liable to prosecution. Two specimens of breath must be provided; the one with the lower alcohol concentration is used and the other disregarded. The prescribed limit for breath alcohol has been set at 35 μg/100 ml of breath. A person is not considered to have provided a specimen for a breath test unless the specimen (a) is sufficient to enable the test or the analysis to be carried out, and (b) is provided in such a way as to enable the objective of the test or analysis to be satisfactorily achieved (section 11).

A patient in hospital cannot be required to give a specimen for breath or laboratory analysis without the permission of the medical practitioner in immediate charge of his case.

The following safeguards are built into these procedures to protect the individual from unjust prosecution for having an alcohol concentration above the prescribed limit:

1 The original choice of 80 mg/100 ml in Britain as the upper limit for blood alcohol rather than a lower concentration makes allowance for the varying susceptibility of different individuals to the effect of alcohol on driving competence (many experts, however, now believe 80 mg/100 ml to be too high a limit).

2 Six mg (3 SE of difference of repeat measurements) is deducted from the measured blood alcohol concentration to allow for chance variation in the precision of the analysis.

3 The lower value obtained from the two breath samples is used.

4 The subject is not prosecuted if the breath alcohol is 35-39 μg/100 ml breath. This is to allow for variation in the precision of the breath analysis.

5 There is a statutory right to have a blood sample taken if the breath alcohol level is 40-49 μg/100 ml. If this option is taken the breath alcohol result is disregarded—a safeguard designed to allow for physiological variation in the blood-breath conversion factor resulting from differences in body temperature, breath temperature, and packed cell volume, and for whether the subject is in the postabsorptive phase or not.

There is, however, no similar protection against unfair prosecution for the offence of failure to provide a breath sample. The constable has to decide whether there are medical reasons why a specimen of breath could not be provided and only on this basis can he offer a blood or urine test to someone who has failed to give a satisfactory breath sample. The courts are seen as the place in which any inappropriate charge can be reversed. The High Court ruled that the fact that a person had tried as hard as he could to give a breath sample did not amount to a reasonable excuse. Some additional evidence was necessary to show that he was unable to provide a suitable sample.

Because of public concern in 1984 about the performance of the evidential breath testing instruments (the Lion Intoximeter 3000 and the Camic Breath Analyser), a decision was taken to monitor the performance of these instruments for six months. The statutory option of a breath test if the breath alcohol concentration was 50 μg/100 ml or below was extended on a non-statutory basis to all motorists who gave a breath sample irrespective of alcohol concentration; this non-statutory option was then continued until February 1989. During this period motorists who failed to provide a breath specimen without reasonable excuse were the only ones not permitted to give blood or urine. One of the conclusions of the six month survey was that as only 2-9% of subjects were unable to fulfil the requirement of the breath test this aspect did not appear to be a widespread problem. This percentage does not include those wilfully refusing to blow, but does include those with a medical excuse and those described as too drunk to blow. Figure 1 shows more recent data from the Home Office summary of the outcome of breath testing in England and Wales in 1988, when 5-9% of those asked to give an evidential breath sample (6900 of 116 200) failed.
to do so. This figure does not include those thought to have a medical excuse as they would have been asked to give blood.

The penalty for the offence of “failure to provide” is a mandatory disqualification from driving for a minimum of 12 months plus a fine (maximum £2000) or a term of imprisonment (maximum six months) or both. In Oxford the penalty for failure is usually more severe than that for being over the prescribed alcohol limit (Oxford Magistrates Court, personal communication), presumably on the grounds that a person will fail to provide a breath sample only if he knows he is well above the prescribed limit.

Alcohol breath tests in patients with respiratory disease

There are two concerns about alcohol breath tests in patients with respiratory disease. Firstly, can breath alcohol be reliably converted to blood alcohol concentration in such patients and, secondly, can such patients give breath samples acceptable to the various analysers?

RELATION OF BREATH TO BLOOD ALCOHOL CONCENTRATION

Although the partition coefficient for ethanol in vitro at 34°C is 2100 the Home Office has chosen 2300 as the blood-breath factor—that is, 2.3 litres of originally saturated alveolar air when delivered at the mouth contains the same amount of alcohol as 1.0 ml of postabsorptive venous whole blood with a normal packed cell volume and at normal body temperature. The findings in the six month survey support this choice. In the Lion Intoximeter group of 815 subjects in whom the apparent blood/breath ratio (range 1900–3100) was calculated from simultaneous blood and breath samples, 37% were in the range 2200–2400, 52% over 2400, and only 11% below 2200. The safeguards mentioned previously mean that a subject with an actual conversion factor as low as 1800 will not unfairly face prosecution. Sir William Paton has drawn attention to what he called “unjustifiable non-prosecutions” in subjects with blood-breath factors above 2300.

There are theoretical grounds for expecting more variability in the blood-breath factor within and between individuals in patients with airflow obstruction and uneven ventilation, as the use of a single factor assumes that the breath sample is well mixed, representative alveolar air in contact with capillary blood. Haas and Morris looked at 24 patients with chronic pulmonary disease, measuring breath alcohol with a Breathalyzer 900 and arterial blood alcohol by gas-liquid chromatography. They found no systematic difference in blood-breath relationships between patients with chronic pulmonary disease and previously studied populations not classified by pulmonary function. Russell and Jones found more variability in the breath concentration of alcohol as expiration proceeded from total lung capacity to residual volume in 10 patients with chronic obstructive disease than in 10 normal subjects. The Breathalyzer 900A, which they used, analyses the last part of the volume exhaled (as does the Lion Intoximeter) and in patients with chronic airflow obstruction this sample may well not represent mixed alveolar air. In the normal subjects breath ethanol concentration increased steadily as expiration proceeded to residual volume, but in some of the patients with airflow obstruction the concentration decreased as the volume expired increased. Higher blood-breath partition coefficients were seen in 10 patients with chronic airflow obstruction using the Breathalyzer than in 10 normal subjects; the use of a standard blood-breath factor led to underestimation of blood alcohol in their patients, again a conservative error in medicolegal terms. The only data on blood-breath factors in patients with pulmonary disease when breath alcohol measurements are obtained from devices approved in Britain are published as an abstract by Johnson et al. They found that the blood-breath ratios in 10 patients selected from their chest clinic were within the normal range.

CAN PATIENTS WITH RESPIRATORY DISEASE GIVE AN ADEQUATE BREATH SAMPLE FOR ANALYSIS?

The Lion Alcometer S L2, one of the roadside screening devices commonly used in Britain, is activated by a flow rate of 28 litres a minute or more, which turns on a light and a timer. A second light is triggered if the flow rate is maintained for 2-7 seconds—giving a minimum expired volume of 1-25 litres. The reading is indicated as being above, roughly the same as, or below the legal limit of 35 µg/100 ml. As a screening device it performs well (fig 1). When Briggs et al asked 26 patients with an FEV1/FVC below 60% to use an Alcometer simulator only 10 were able to produce a flow rate of 28 litres/min for 2-7 seconds. Subjects with an FEV1 below 1-5 litres or an FEV1 below 50% predicted were very unlikely to be able to activate the
Alcolmeter. As 10 healthy subjects showed no significant difference in measured breath alcohol concentrations at expiratory flow rates of 10 l/min and 40 l/min, the authors suggest that the screening device could be modified to allow for less stringent criteria for the way the breath is delivered.

When 51 patients selected at random from chest clinics were assessed their ability to use the breath testing instruments related to the results of spirometry (Johnson et al, abstract). Patients with an FEV₁ below 2 litres and an FVC below 2:6 l were almost always unable to use the breath testing instruments; peak flow rate and FEV₁/FVC ratio were poor predictors. Patients with restrictive and obstructive defects were similarly affected.

Our own experience with patients has been more anecdotal. We have been asked to assess patients (21 in all) who had failed to provide a breath sample for the Lion Intoximeter, and who claimed that they did their best to provide the sample as requested. Their lung function tests showed various patterns, including normal, apparent respiratory dyspraxia, mild restriction, and mild to severe airways obstruction, and one patient was unable to make a good seal on the mouthpiece owing to previous facial nerve injury. These individuals had been selected for evidential breath testing for having been over the prescribed limit (or borderline) for breath alcohol on a roadside screening device, or for having failed to provide a satisfactory sample to such a device. The instructions for the Lion Intoximeter specify that at least 1·5 litres of breath must be delivered in a continuous expiration at a flow rate of 10 litres/min or more—that is, within nine seconds. A minimum pressure of 10·2 cm H₂O is required. One and a half litres was chosen by the Home Office to ensure that alveolar air was analysed, but it seems generous in view of the known volume of the anatomical dead space and the tubing dead space of less than 200 ml leading to the infrared analyser, which takes a 70 ml sample. For most of the patients we assessed, however, 1·5 litres seemed a modest and attainable volume and we were surprised that they had difficulty with this. We examined several Lion Intoximeters in line with a hand held spirometer and found almost complete overlap between the volumes that were accepted (range 1·3–4·0 litres) and those rejected (1·2–3·5 litres). The harder the blow the larger the volume required for the Intoximeter to print a

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**Figure 3** Graph showing volume-time and flow-volume tracings in three subjects. The tracings on the left (both upper and lower rows) are from a normal subject; the middle tracings are from a subject with moderate asthma and the ones on the right from a patient with severe chronic obstructive lung disease. On each graph forced vital capacity blows through both the Vitalograph mouthpiece and the resistance model of the Intoximeter are shown.
follows the effort independent part of the curve. Thus intrinsic airflow resistance increases flow is eventually limited by the intrathoracic resistance, and the added external resistance has little additional effect.

The Lion Intoximeter is computerised so that the operator has no control of events or of the printout after the test has been initiated (again an effort to safeguard the rights of the subject). There is usually only time for two or three attempts to give the first of the two mandatory samples of breath. If this sample is not given in the required time no further attempts are allowed and an offence has been committed. Similarly, if the first sample is given satisfactorily but a second sample is not, an offence has been committed.

We have looked at expired carbon dioxide (measured by mass spectrometry) as a model for expired alcohol. Figure 4 shows that as a normal subject breathes out to residual volume there is a steady rise in the plateau reading of carbon dioxide towards mixed venous levels. Carbon dioxide is not a perfect model for alcohol: the much greater solubility of alcohol allows more interaction between ethanol vapour and the mucus membrane and mucus “blanket” in the airways. Many studies have shown a steady increase, similar to that of carbon dioxide, in plateau breath alcohol. This increase parallels the increase in breath temperature at the mouth as expiration proceeds. Correction of the blood-breath factor for temperature difference from 34°C at the mouth does not completely correct the blood-breath discrepancy. Carbon dioxide and alcohol have some features in common, such as the diluting effect of a large inspiration, the effect of breath holding, and the sequence of alveolar emptying, poorly ventilated alveoli emptying close to residual volume. Because of the steady increase in breath alcohol concentration with expiration, discarding volumes as great as 2-6 litres has been recommended. The Home Office has chosen to use a combination of a discard volume of 1.5 litres and an apparent blood-breath factor of 2300.

Thus there are difficulties in requiring breath samples from patients with respiratory disease and from people with small lungs. There may also, I believe, be problems with the Lion Intoximeter for people with a vital capacity above 3 litres who do not carry out breathing manoeuvres well in response to commands, because of nervousness, age, or some degree of respiratory dyspraxia. Measuring the alcohol concentration in the body by doing a blood or urine test in those who fail to give a satisfactory breath sample would seem preferable to charging them with the offence of “failure to provide.” The concern is that if these were allowed there might be widespread intentional failure to give a breath sample as a delaying tactic.

The OIML (Organisation internationale de metrologie legale) is at present preparing international specifications for breath testing devices. As a result it is possible that future instruments will measure the alcohol concentration plateau without the constraints of a volume and pressure requirement.

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